HII	in this information to identi	ify your case:		
	m this information to ident	ny your case.		
Uni	ted States Bankruptcy Court t	for the:		
DIS	TRICT OF DELAWARE			
Cas	se number (if known)	Cha	apter <u>11</u>	Check if this an amended filing
	ficial Form 201 Dluntary Petiti	on for Non-Individuals	s Filing for Bankı	ruptcy 06/24
		a separate sheet to this form. On the top of a separate document, <i>Instructions for Bankı</i>		
1.	Debtor's name	Global First Power Limited		
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	N/A		
3.	Debtor's federal Employer Identification Number (EIN)	98-1807980		
4.	Debtor's address	Principal place of business	Mailing address business	s, if different from principal place of
		Osler, Hoskin & Harcourt LLP c/o Jac Sadikman 6200-100 King St W, Toronto ON M5X Number, Street, City, State & ZIP Code  County	P.O. Box, Numb  Location of pringlace of busine	Ave, Oak Ridge, TN 37830 Der, Street, City, State & ZIP Code Incipal assets, if different from principal assets City, State & ZIP Code
5.	Debtor's website (URL)	https://www.usnc.com/		
6.	Type of debtor	Corporation (including Limited Liability C Partnership (excluding LLP) Other. Specify:	Company (LLC) and Limited Liabilit	y Partnership (LLP))

Case 24-12446-KBO Doc 1 Filed 10/29/24 Page 2 of 23

Deb	<u> </u>	mited			Case number (if knd	wn)	
	Name						
7	Describe debtor's business	A Check one:					
7.	Describe deptor's business				(a= 1))		
		_	Business (as defined in 11	-	` ''		
		Single Asset	Real Estate (as defined in	11 U.S.C. § 1	01(51B))		
		Railroad (as	defined in 11 U.S.C. § 101(	44))			
		Stockbroker	(as defined in 11 U.S.C. § 1	I01(53A))			
		Commodity	Broker (as defined in 11 U.S	S.C. § 101(6))			
			nk (as defined in 11 U.S.C. §				
		<u> </u>	•	3 701(3))			
		None of the	above				
		B. Check all that a	apply				
			entity (as described in 26 U.	S C 8501)			
			company, including hedge fu	- ,	investment vehicle	a (as defined in 15 LLS C	. 880a-3)
				·		2 (a3 delined iii 13 0.0.c	. 3004-0)
		investment a	advisor (as defined in 15 U.S	s.c. 9000-2(a	)(11))		
		C. NAICS (North	American Industry Classifica	ation System)	4-digit code that b	est describes debtor. Se	e
			ourts.gov/four-digit-national-				
		<u>5417</u>					
_							
8.	Under which chapter of the Bankruptcy Code is the	Check one:					
	debtor filing?	Chapter 7					
		Chapter 9					
		Chapter 11.	Check <b>all</b> that apply:				
			Debtor's aggregate	noncontinger	nt liquidated debts	(excluding debts owed to	insiders or affiliates)
			are less than \$3,024	1,725 (amoun	it subject to adjusti	ment on 4/01/25 and eve	ry 3 years after that).
						11 U.S.C. § 101(51D). It	
						eet, statement of operati these documents do not	
			procedure in 11 U.S				,
			The debtor is a sma	II business de	ebtor as defined in	11 U.S.C. § 101(51D), a	nd it chooses to
			proceed under Subo	chapter V of C	Chapter 11.		
			A plan is being filed	with this peti	tion.		
			<del></del> ·	•		om one or more classes	of creditors, in
			accordance with 11	-	* ,		
						ample, 10K and 10Q) wi	
						of the Securities Exchang Se Filing for Bankruptcy ur	
			(Official Form 201A)			, ,	,
			The debtor is a shel	I company as	defined in the Sec	curities Exchange Act of	1934 Rule 12b-2.
		Chapter 12					
_	Mana maian hambanatan	N					
9.	Were prior bankruptcy cases filed by or against	No.					
	the debtor within the last 8	L. Yes.					
	years? If more than 2 cases, attach a	. 55.					
	separate list.	District		When		Case number	
		District		When		Case number	
10	Are any bankruptcy cases	□ No					
	pending or being filed by a	Yes.					
	business partner or an	Z 100.					
	affiliate of the debtor?						
	List all cases. If more than 1,	<b>-</b>	Con Columbia			5.10	A £6:1! - 4 -
	attach a separate list	Debtor	See Schedule 1 Delaware	When <b>1</b>	0/29/2024	_ Relationship	Affiliate
		District	Delawale	when _1	U12312U24	_ Case number, if know	! <u></u>

# Case 24-12446-KBO Doc 1 Filed 10/29/24 Page 3 of 23

Debtor Global First Power Limited Case number (ii				ımber ( <i>if known</i> )						
	Name									
11.	Why is the case filed in this district?	Check all that apply:								
	uns district?		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.							
		A bankrup	tcy case concerning deb	otor's affiliate, general partner	r, or partnership is	pending in this district.				
12.	Does the debtor own or have possession of any real property or personal property that needs	No Answer	r below for each propert	ty that needs immediate atter	ntion. Attach additio	onal sheets if needed.				
	immediate attention?		oes the property need	immediate attention? (Che	eck all that apply.)					
		□ It	ooses or is alleged to po	se a threat of imminent and i	dentifiable hazard	to public health or safety.				
			at is the hazard?			•				
				ecured or protected from the	weather.					
				ds or assets that could quickly meat, dairy, produce, or secu		e value without attention (for example,				
			her	,,, p,						
		Where	is the property?							
				Number, Street, City, State	& ZIP Code					
		Is the	property insured?	·						
		Пи	)							
		└─ Yes.	Insurance agency							
			Contact name							
			Phone							
			THORE							
	Statistical and admin	istrative informat	ion (on a consolidated	l hasis)						
			·	1 00313)						
13.	Debtor's estimation of available funds	. Check or								
	uvulluble lullub	∑ Fund	s will be available for dis	stribution to unsecured credit	ors.					
		After After	any administrative expe	enses are paid, no funds will l	be available to uns	ecured creditors.				
14.	Estimated number of	<u> </u>		1,000-5,000		25,001-50,000				
	creditors	50-99		5001-10,000	[	50,001-100,000				
	(On a consolidated basis)	100-199		10,001-25,000	İ	More than 100,000				
		200-999		<u> </u>	·	<del>-</del>				
15.	Estimated Assets	\$0 - \$50,000		\$1,000,001 - \$10 m	nillion	\$500,000,001 - \$1 billion				
	(On a consolidated basis)	S50,001 - \$1	00,000	\$10,000,001 - \$50	million	\$1,000,000,001 - \$10 billion				
		\$100,001 - \$	·	\$50,000,001 - \$100	Ī	\$10,000,000,001 - \$50 billion				
		<b>500,001 - \$</b>	1 million	<b>\$100,000,001 - \$50</b>	00 million [	More than \$50 billion				
16.	Estimated liabilities	\$0 - \$50,000		\$1,000,001 - \$10 m	nillion	\$500,000,001 - \$1 billion				
	(On a consolidated basis)	= -		\$10,000,001 - \$50		\$1,000,000,001 - \$10 billion				
	•	\$100,001 - \$		\$50,000,001 - \$100	Ţ.	\$10,000,000,001 - \$50 billion				
		\$500,001 - \$	1 million	\$100,000,001 - \$50	00 million	More than \$50 billion				

Case 24-12446-KBO Doc 1 Filed 10/29/24 Page 4 of 23

ebtor Global First Pow	ver Limited	Case number (if known)
Name		·
Request for Relief	, Declaration, and Signatures	
· ·		
	d is a serious crime. Making a false statement in conn or up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 151	ection with a bankruptcy case can result in fines up to \$500,000 or 19, and 3571.
. Declaration and signature of authorized representative of debtor	The debtor requests relief in accordance with the	chapter of title 11, United States Code, specified in this petition.
representative of dester	I have been authorized to file this petition on beha	alf of the debtor.
	I have examined the information in this petition ar	nd have a reasonable belief that the information is true and correct.
	I declare under penalty of perjury that the foregoin	ng is true and correct.
	Executed on 10/29/2024	
	MM / DD / YYYY	
	X /s/ Francesco Venneri	Francesco Venneri
	Signature of authorized representative of debtor	Printed name
	Title Director	
	V	
. Signature of attorney	X /s/ Michael R. Nestor Signature of attorney for debtor	Date
	Ç ,	, 22 ,
	Michael R. Nestor  Printed name	
	Young Conaway Stargatt & Taylor, LLP	
	Firm name	
	Rodney Square	
	1000 N. King Street	
	Wilmington, DE 19801	
	Number, Street, City, State & ZIP Code	
	Contact phone (302) 571-6600 Em	ail address mnestor@ycst.com
	3526 (DE)	
	Bar number and State	<del></del>

#### **SCHEDULE 1**

#### **Pending Bankruptcy Cases Filed by Affiliated Entities**

On the date hereof, each of the related entities listed below (collectively, the "**Debtors**"), including the debtor in this chapter 11 case, filed a petition in the United States Bankruptcy Court for the District of Delaware (the "**Court**") for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532. Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that the Court jointly administer their chapter 11 cases for administrative purposes only.

Entity Name	Federal Employer Identification Number (EIN)
Ultra Safe Nuclear Corporation	45-3119774
Ultra Safe Nuclear Corporation - Technologies	83-279815
USNC-Power Ltd.	98-1806500
Global First Power Limited	98-1807980

### WRITTEN CONSENT OF THE SOLE DIRECTOR OF GLOBAL FIRST POWER LIMITED

October 20, 2024

The undersigned, constituting the sole member of the board of directors (the "Board") of Global First Power Limited, an Ontario, Canada corporation (the "Company"), hereby takes the following actions and adopts, approves, and consents to the following resolutions by written consent as of the date hereof:

WHEREAS, management of the Company is vested in the Board;

WHEREAS, the Board is authorized to take any action required or permitted without a meeting, if all members of the Board entitled to vote consent to the action in writing or by electronic transmission, and the written consents are filed with the minutes of proceedings of the Board;

WHEREAS, the Board has reviewed and considered the financial and operational condition of the Company, and the Company's business on the date hereof, including the assets of the Company, and current and long-term liabilities of the Company, and the recommendations of the Company's legal and other advisors as to the relative risks and benefits of pursuing a bankruptcy proceeding for the Company under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

WHEREAS, the Board has determined that it is in the best interests of the Company and the Company's stakeholders, creditors, and other interested parties to commence a case under the provisions of chapter 11 of the Bankruptcy Code, and the Board of the Company has consented to the filing of a voluntary petition under the provisions of chapter 11 of the Bankruptcy Code;

#### **NOW THEREFORE, BE IT:**

#### **COMMENCEMENT OF CHAPTER 11 CASE**

**RESOLVED**, that, in the judgment of the Board, after consultation with the management and the legal and financial advisors of the Company, it is desirable and in the best interests of the Company and the Company's respective creditors, stockholders, members, and other parties in interest that the Company commence a bankruptcy proceeding (the "Chapter 11 Case") by filing a voluntary petition (the "Petition") for relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"); and it is

**FURTHER RESOLVED**, that the form, terms, and provisions of, the execution, delivery, and filing of, and the performance of the transactions and obligations contemplated by the Petition be, and hereby are, authorized, approved, and adopted in all respects and the Secretary (the "<u>Authorized Officer</u>") be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, (i) to execute and verify the Petition and all documents ancillary thereto, to cause such Petition to be filed in the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to such Petition or ancillary documents and (ii) to

execute, verify, and file or cause to be filed all other petitions, schedules, lists, motions, applications, declarations, affidavits, and other papers or documents necessary, appropriate, advisable, or desirable in connection with the foregoing, with such changes, additions, and modifications thereto as the Authorized Officer executing the same shall approve, the taking or execution thereof by the Authorized Officer being conclusive evidence of the approval thereof by the Authorized Officer and the applicable Company; and it is

#### **DEBTOR-IN-POSSESSION FINANCING**

**FURTHER RESOLVED**, that in connection with the commencement of the Chapter 11 Case, the Board has determined that it is in the best interests of the Company to consummate the transactions under that certain Debtor-in-Possession Term Sheet substantially in the form filed with the Bankruptcy Court (the "<u>DIP Term Sheet</u>") and the documents ancillary and related thereto (each a "<u>DIP Loan Document</u>" and collectively, the "<u>DIP Loan Documents</u>"); and it is

**FURTHER RESOLVED**, that the Board hereby delegates to the Authorized Officer the authority to approve the form, terms, and provisions of the DIP Term Sheet, including the use of proceeds to provide liquidity for the Company during the pendency of the Chapter 11 Case and such other uses as described in the DIP Term Sheet and the DIP Loan Documents or that may be necessary, appropriate, advisable, or desirable in connection with the DIP Term Sheet and the transactions contemplated thereby or otherwise contemplated by the DIP Term Sheet or by any such other DIP Loan Document; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file, or record, and perform the obligations arising under, the DIP Term Sheet and any other DIP Loan Document, together with such other documents, agreements, instruments, and certificates as may be required by the DIP Term Sheet and any other DIP Loan Document, in accordance with the terms hereof; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and each hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Term Sheet and any other DIP Loan Document or any related documents or instruments which shall, in the Authorized Officer's sole judgment, be necessary, appropriate, advisable, or desirable; and it is

#### **CHAPTER 11 PROFESSIONALS**

FURTHER RESOLVED, that, in connection with the Chapter 11 Case, the Authorized Officer, be, and hereby is, authorized, empowered, and directed, with full power of delegation, in the name of and on behalf of the Company, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals which the Authorized Officer deems necessary, appropriate, advisable, or desirable in connection with the Chapter 11 Case and the transactions contemplated thereby (such acts to be conclusive evidence that the Authorized Officer deemed the same to meet such standard); and it is

FURTHER RESOLVED, that the firm Young Conaway Stargatt & Taylor, LLP ("Young Conaway") be and hereby is, authorized, directed, and empowered to represent the Company as bankruptcy counsel to represent and assist the Company in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Chapter 11 Case; and in connection therewith, the Authorized Officer be, and hereby is, authorized, directed, and empowered, with power of delegation, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of Young Conaway; and it is

**FURTHER RESOLVED**, that the firm Intrepid Investment Bankers LLC ("<u>Intrepid</u>") be and hereby is, authorized, directed, and empowered to serve as investment banker to assist the Company with a restructuring or sale of the Company's assets and in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Officer be, and hereby is, authorized, directed, and empowered, with power of delegation, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of Intrepid; and it is

**FURTHER RESOLVED**, that the firm Stretto, Inc. ("<u>Stretto</u>") be and hereby is, authorized, directed, and empowered to serve as the notices, claims, solicitation, and balloting agent, and administrative advisor to assist the Company in carrying out the Company's duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Officer be, and hereby is, authorized, directed, and empowered, with power of delegation, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of Stretto; and it is

**FURTHER RESOLVED**, that the firm Ankura Consulting Group, LLC ("Ankura") be and hereby is, authorized, directed, and empowered to serve as financial advisor to assist the Company in carrying out the Company's duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Officer be, and hereby is, authorized, directed, and empowered, with power of delegation, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application to retain the services of Ankura; and it is

**FURTHER RESOLVED**, that each of the aforementioned retained advisors of the Company is hereby authorized to take any and all actions necessary, appropriate, advisable, or desirable to advance the Company's rights and obligations and facilitate the commencement of the Chapter 11 Case; and it is

#### STALKING HORSE APA

**FURTHER RESOLVED**, that it is in the best interest of the Company to enter into the proposed Asset Purchase Agreement (together, with all exhibits, schedules, and other attachments thereto or incorporated therein by reference, the "<u>Stalking Horse APA</u>"), by and between Standard Nuclear, Inc., as purchaser (the "<u>Stalking Horse Bidder</u>"), and the Company and certain of its affiliates as sellers, on the terms and conditions substantially similar to those set forth in the form of Stalking Horse APA; and it is

**FURTHER RESOLVED**, that the form, terms, and provisions of the Stalking Horse APA, and any other agreements, instruments, documents, or certificates required to effect the purposes of the Stalking Horse APA, are authorized and approved, with such changes, additions, and modifications thereto as the Authorized Officer executing the same shall approve, the taking or execution thereof by the Authorized Officer being conclusive evidence of the approval thereof by the Authorized Officer and the Company; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company to enter into, execute, and deliver the Stalking Horse APA with the Stalking Horse Bidder, subject to the Company receiving higher or better offers through a court-supervised auction process pursuant to section 363 of the Bankruptcy Code; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, empowered, and directed, in the name of and on behalf of the Company to execute and file all schedules, lists, and other motions, papers, or documents, and any other agreements or amendments related thereto or required thereby in respect of the sales of certain or all of the assets of the Company and certain affiliates pursuant to sections 105, 363, and 365 of the Bankruptcy Code (the "Section 363 Sale"), and to take any and all action that they deem necessary, appropriate, advisable, or desirable to effect the Section 363 Sale, the taking or execution thereof by the Authorized Officer being conclusive evidence of the approval and determination thereof by the Authorized Officer and the Company; and it is

#### GENERAL AUTHORIZATION AND RATIFACTION

**FURTHER RESOLVED**, that all documents, agreements, and instruments executed and delivered, and any and all acts, actions, and transactions relating to the matters contemplated by the resolutions herein done in the name of and on behalf of the Company, which acts would have been approved by the resolutions herein except that such actions were taken before these resolutions were approved and adopted, are hereby in all respects approved and ratified; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company, to perform the obligations of the Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the Authorized Officer performing or executing the same shall approve, the taking or execution thereof by the Authorized Officer being conclusive evidence of the approval thereof by the Authorized Officer and the Company; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, directed, and empowered, in the name of and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file, record, and perform under such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates, or other documents, to pay all expenses, including filing fees, and to take such other actions as in the judgment of the Authorized Officer, shall be necessary, appropriate, advisable, or desirable to prosecute a successful completion of the Chapter 11 Case and to effectuate the restructuring or liquidation of the Company's debts, other obligations, organizational form and structure, and ownership of the Company, all consistent with the foregoing resolutions and to carry out and put into effect the purposes of which the foregoing resolutions, and the transactions contemplated by these resolutions, the authority thereunto to be evidenced by the taking of such actions; and it is

**FURTHER RESOLVED**, that the Authorized Officer be, and hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company, to take such actions and execute and deliver such documents as may be required or as the Authorized Officer may determine to be necessary, appropriate, advisable, or desirable to carry out the intent and purpose of the foregoing resolutions or to obtain the relief sought thereby, including, without limitation, the execution and delivery of any consents, resolutions, petitions, schedules, lists, declarations, affidavits, and other papers or documents, with all such actions to be taken in such manner, and all such petitions, schedules, lists, declarations, affidavits, and other papers or documents to be executed and delivered in such form as the Authorized Officer shall approve, the taking or execution thereof by the Authorized Officer being conclusive evidence of the approval thereof by the Authorized Officer and the Company; and it is

**FURTHER RESOLVED**, that these resolutions are to be placed in the official records of the Company to document the actions set forth herein as actions taken by the undersigned, members of the Board; and it is

**FURTHER RESOLVED**, that facsimile, photostatic, or other electronic copies of signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the originals.

[Signature Page Follows]

**IN WITNESS WHEREOF**, the undersigned, constituting the sole member of the Board of Global First Power Limited, hereby executed and delivered this Written Consent effective as of the date first set forth above.

#### **GLOBAL FIRST POWER LIMITED**

Name: Francesco Venneri

Title: Director

Fill in this information to identify the case:						
Debtor name Ultra Safe Nuclear Corporation, et al.						
United States Bankruptcy Court for the:	District of Delaware(State)					
Case number (If known):	. ,					

# ☐ Check if this is an amended filing

12/15

### Official Form 204

# Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				, i		Deduction for value of collateral or setoff	Unsecured claim	
1	Hatch 2800 Speakman Drive Mississauga, Ontario L5K 2R7 Canada	Georgios Tsarouchas P: 1-431-441-5320 Georgios.Tsarouchas@Hatch.com	Trade Debt				\$2,154,556.04	
2	NRG EU Westerduinweg 3 Petten, 1755 LE Holland	Mark Huntelaar P: +31 (0)224 56 4950 huntelaar@nrg.eu	Trade Debt				\$1,982,799.97	
3	<b>Hyundai Engineering Co., Ltd.</b> 75 Yulgok-Ro, Jongno-Gu Seoul, 03058 South Korea	Hong, Hyeon Sung P: 010-3043-8962 sang@hec.co.kr	Trade Debt				\$1,745,533.12	
4	MPR Associates, Inc. 320 King Street Suite 400 Alexandria, VA 22314-3230	Kyle Metzroth P: 703-519-0242 kmetzroth@mpr.com	Trade Debt				\$1,180,406.61	
5	Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue Washington, DC 20004-2541	Alex Polonsky P: 1-202-739-3000 alex.polonsky@morganlewis.com	Trade Debt				\$1,012,864.27	
6	University Of Illinois At Urbana- Champaign 1901 South First Street Suite A Champaign, IL 61820-7406	Caleb Brooks P: 217-333-2187 csbrooks@illinois.edu	Trade Debt				\$807,812.11	
7	Buchanan Ingersoll & Rooney PC 2200 Renaissance Blvd Suite 350 King of Prussia, PA 19406	Sunjeev Sikand P: 202-808-7374 sunjeev.sikand@bipc.com	Trade Debt				\$696,987.98	
8	Canadian Nuclear Safety Commission 280 Slater Street P.O. Box 1046, Station B Ottawa, Ontario K1P 5S9 Canada	Olga Dolghi P: 888-229-2672 cnsc.receivables-recevables.ccsn@canada.ca	Trade Debt				\$655,472.54	

Debtor Name Ultra Safe Nuclear Corporation, et al.

Case Number \_\_\_\_\_

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	aim (for ample, trade bts, bank ans, or disputed of significant si		Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim		
9	Avis Inc. dba AVS Inc. 60 Fitchburg Road Ayer, MA 01432	Dave Landry P: 978-302-0596 dlandry2@avsinc.com	Trade Debt				\$620,260.19		
10		C. Robinson P: 613-599-8600 c.robinson@calian.com	Trade Debt				\$517,227.57		
11	77 Massachusetts Avenue	David Carpenter P: 617-510-1333 david_c@mit.edu	Trade Debt				\$499,989.00		
12	2600 Ansys Drive	Hichem Ben Cheikh P: 724-746-3304 hichem.bencheikh@ansys.com	Trade Debt				\$400,622.57		
13		Matt McCullum P: 226-791-1990 matt.mccullum@siemens.com	Trade Debt				\$391,792.20		
14	Suite 2000	Roland Berger P: 1-312 662-5500 RBNA.Accounting@rolandberger.co	Trade Debt				\$376,750.00		
15		Jay Patel P: 647-227-1785 jay.patel@jmpconsulting.ca	Trade Debt				\$303,456.00		
16	<b>Anne Lindeblad</b> Address on File	Anne Lindeblad P: On File Email Address on File	Convertible Note				\$300,000.00		
17	Salmon Bay Investment Group LLC 2001 West Garfield Street Terminal 91, Bldg. A-1, C-107 Seattle, WA 98119	Frank Fulleton P: 206-291-3000 frank@glacierfish.com	Trade Debt				\$284,168.32		
18	901 10th Street	Matt Hodson P: 972-941-4610 mhodson@principaltechnology.com	Trade Debt				\$272,092.50		
19	500 Oracle Parkway	Eric Shin P: 1-818-669-8104 eric.shin@oracle.com	Trade Debt				\$234,076.47		
20		Ivanka Petrisevac P: 514-673-7446 Ivanka.Petrisevac@dentons.com	Trade Debt				\$229,591.99		

## Case 24-12446-KBO Doc 1 Filed 10/29/24 Page 14 of 23

Debtor Name Ultra Safe Nuclear Corporation, et al.

Case Number \_\_\_\_\_

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
21	Aecom 10 Patewood Drive Greenville, SC 29615	Kevin Taylor P: 864-234-3005 kevin.taylor@aecom.com	Trade Debt				\$225,770.00	
22	Owens, Evans, And Ingols 309 Massachusetts Avenue Washington, DC 20002	Adam Ingols P: 202-393-7771 adam@owensdc.com	Trade Debt				\$210,000.00	
23	Illinois Tool Works, Inc dba Instron 825 University Avenue Norwood, MA 02062	Mark Shorey P: 1-781-575-5247 mark_shorey@instron.com	Trade Debt				\$194,402.00	
24	Peter Schaefer Address on File	Peter F. Schaefer P: On File Email Address on File	Trade Debt				\$140,060.70	
25	Mirion Technologies, (Canberra) Inc. 800 Research Parkway Meriden, CT 06450	David Gebbie P: 800-243-3955 meriden-orders@mirion.com	Trade Debt				\$128,657.60	
26	Walter Morris Justice II dba Navton Consulting Service, LLC 1800 Ninth Avenue Orange Beach, AL 36561	Walter M. Justice II P: 423-618-8283 wmjustice@navton.net	Trade Debt				\$123,000.12	
27	Texas A&M Engineering Experiment Station 400 Harvey Mitchell Parkway South Suite 300 College Station, TX 77845-4375	Chelsea Soechting P: 979-862-1323 csoechting@tamu.edu	Trade Debt				\$120,724.16	
28	Boundary Stone Partners LLC 1001 Pennsylvania Avenue NW Suite 740S Washington, DC 20004	Teddy Johnston P: 812-369-8394 teddy@boundarystone.com	Trade Debt				\$120,000.00	
29	Tesiac Corporation 50 Milk Street 10th Floor Boston, MA 02110	John Bohn P: 914-671-8475 john.bohn@tesiac.com	Trade Debt				\$119,200.00	
30	EACL Consulting Services 15 Allstate Parkway Suite 102 Markham, Ontario L3R5B4 Canada	John Chrobak P: 416-567-0526 john.chrobak@eaclconsulting.com	Trade Debt				\$118,138.92	

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
Ultra Safe Nuclear Corporation, et al.,1	Case No. 24()
Debtors.	(Joint Administration Requested)

# CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "**Debtor**") hereby state as follows:

- Debtor Ultra Safe Nuclear Corporation ("USNC") is a privately-held corporation owned by the entities listed on <u>Exhibit A</u> hereto. USNC's mailing address is 200 Europia Ave., Oak Ridge, Tennessee 37830.
- 2. Debtors Ultra Safe Nuclear Corporation Technologies ("USNC-Tech") and USNC-Power Ltd. ("USNC-P") are each wholly-owned by Debtor USNC. USNC-Tech's mailing address is 200 Europia Ave., Oak Ridge, Tennessee 37830 and USNC-P's mailing address is 270 Albert Street No. 403, Ottawa, Ontario K1P 6E6, Canada.

The Debtors in these chapter 11 cases, along with the last four digits of their respective federal tax identification numbers, are: Ultra Safe Nuclear Corporation (9774); Ultra Safe Nuclear Corporation – Technologies (9815); USNC Power Ltd. (6500); and Global First Power Limited (7980). The Debtors' mailing address is 200 Europia Ave., Oak Ridge, Tennessee 37830.

Debtor Global First Power Limited ("GFP") is wholly-owned by Debtor USNC-P.
 GFP's mailing address is 270 Albert Street No. 403, Ottawa, Ontario K1P 6E6,
 Canada.

## **EXHIBIT A**

List of Holders of Equity in Ultra Safe Nuclear Corporation<sup>1</sup>

The below chart lists the equity holders of Ultra Safe Nuclear Corporation as of August 9, 2024.

	Ultra Safe Nuclear Corporation Capitalization Table								
Name	Class	Shares	Issued Outstanding Share %	Fully Diluted Share %	Voting %	Address			
VOTING SHARES									
Miranda Group, LLC	Common AA	2,495,000	28.528%	18.137%	30.152 %	188 Piedra Loop, White Rock, NM 87547			
Miranda Group, LLC	Common AA	200,000	2.287%	1.454%	2.417%	188 Piedra Loop, White Rock, NM 87547			
USNC Investment LLC	Preferred A-2	661,486	7.564%	4.809%	7.994%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	331,754	3.793%	2.412%	4.009%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	113,970	1.303%	0.828%	1.377%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	39,810	0.455%	0.289%	0.481%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	39,810	0.455%	0.289%	0.481%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	13,270	0.152%	0.096%	0.160%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	53,080	0.607%	0.386%	0.641%	8549 NW 130th Street, Reddick, FL 32686 USA			
USNC Investment LLC	Preferred B-1	66,350	0.759%	0.482%	0.802%	8549 NW 130th Street, Reddick, FL 32686 USA			
Alexander Helms	Preferred A	665,086	7.605%	4.835%	8.038%	[ADDRESS ON FILE]			

Ultra Safe Nuclear Corporation Capitalization Table								
Name	Class	Shares	Issued Outstanding Share %	Fully Diluted Share %	Voting %	Address		
Alexander Helms	Preferred A-1	439,214	5.022%	3.193%	5.308%	[ADDRESS ON FILE]		
Alexander Helms	Preferred A-2	291,264	3.330%	2.117%	3.520%	[ADDRESS ON FILE]		
	D 6 14	665.006	7.6050	4.0250	0.02004	LARRIEGO ON EW EV		
Lindsay Helms	Preferred A	665,086	7.605%	4.835%	8.038%	[ADDRESS ON FILE]		
					<b>7.0</b> 00			
Lindsay Helms	Preferred A-1	439,214	5.022%	3.193%	5.308%	[ADDRESS ON FILE]		
Lindsay Helms	Preferred A-2	291,264	3.330%	2.117%	3.520%	[ADDRESS ON FILE]		
Lance Snead	Common AA	250,000	2.859%	1.817%	3.021%	[ADDRESS ON FILE]		
Vendel Alliance, LLC	Common AA	120,000	1.372%	0.872%	1.450%	188 Piedra Loop, White Rock, NM 87547		
TDM LLC	Common AA	120,000	1.37270	0.87270	1.430%	188 Fieura Loop, writte Rock, 1919 87347		
Chris Hamilton	Common AA	117,500	1.344%	0.854%	1.420%	323 N. Highway 101, Solana Beach, CA 92075 USA		
Yutai Katoh	Common AA	80,000	0.915%	0.582%	0.967%	[ADDRESS ON FILE]		

Ultra Safe Nuclear Corporation Capitalization Table						
Name	Class	Shares	Issued Outstanding Share %	Fully Diluted Share %	Voting %	Address
UT-Battelle	Common AA	75,000	0.858%	0.545%	0.906%	UT-Battelle, LLC One Bethel Valley Road, Oak Ridge, TN 37831-6196 USA
LOGOS	Common AA	130,000	1.486%	0.945%	1.571%	2701 Prosperity Avenue, Suite 40, Fairfax, VA, 22031 USA
Matthew Richards	Common AA	42,000	0.480%	0.305%	0.508%	[ADDRESS ON FILE]
Kurt Terrani	Common AA	90,000	1.029%	0.654%	1.088%	[ADDRESS ON FILE]
Larry Grossman	Common AA	40,000	0.457%	0.291%	0.483%	[ADDRESS ON FILE]
Joe Howieson	Common AA	8,000	0.091%	0.058%	0.097%	[ADDRESS ON FILE]
WD Cattle, LP (Wayne Deason)	Common AA	40,000	0.457%	0.291%	0.483%	P.O. Box 121, Floresville, TX 78114
Wayne Deason	Common AA	20,000	0.229%	0.145%	0.242%	[ADDRESS ON FILE]
Chris Carson	Common AA	18,518	0.212%	0.135%	0.224%	[ADDRESS ON FILE]
Paolo Venneri	Common AA	9,259	0.106%	0.067%	0.112%	[ADDRESS ON FILE]
Dan Stout	Common AA	5,000	0.057%	0.036%	0.060%	[ADDRESS ON FILE]
James Voss	Common AA	4,629	0.053%	0.034%	0.056%	[ADDRESS ON FILE]
Alexander Superfin	Common AA	3,703	0.042%	0.027%	0.045%	[ADDRESS ON FILE]
Anne Marie Coleman	Common AA	500	0.006%	0.004%	0.006%	[ADDRESS ON FILE]
Cristian Rabiti	Common AA	2,000	0.023%	0.015%	0.024%	[ADDRESS ON FILE]

Ultra Safe Nuclear Corporation Capitalization Table						
			Issued	Fully Diluted	<b>T</b> 7 - 4*	
Name	Class	Shares	Outstanding Share %	Share %	Voting %	Address
Jennifer Gaebel	Common AA	2	0.000%	0.000%	0.000%	[ADDRESS ON FILE]
Claudio De Lorenzi	Common AA	1,598	0.018%	0.012%	0.019%	[ADDRESS ON FILE]
MacLondon Energy, LP	Common AA	100,000	1.143%	0.727%	1.209%	Po Box 14230, Odessa, TX 79768
WD Cattle, LP (Wayne Deason)	Preferred B-1	20,000	0.229%	0.145%	0.242%	P.O. Box 121, Floresville, TX 78114
Anne S Lindblad Irrev. Trust	Preferred B-1	13,270	0.152%	0.096%	0.160%	[ADDRESS ON FILE]
Anne S Lindblad Irrev. Trust	Preferred B-1	26,540	0.303%	0.193%	0.321%	[ADDRESS ON FILE]
Maddalena & Riccardo DeSalvo	Preferred B-1	1,500	0.017%	0.011%	0.018%	[ADDRESS ON FILE]
Charles Anderson Roth IRA	Preferred B-1	265	0.003%	0.002%	0.003%	100 Fountain Parkway St., Petersburg, FL 33716
Raydant International Co., Ltd.	Preferred B-1	1,327	0.015%	0.010%	0.016%	99/178-182 Thetsaban Songkhro Road, Chatuchak, Bangkok 10900
Nucleation Capital, LP - A4	Preferred B-1	6,635	0.076%	0.048%	0.080%	PO Box 3217, Seattle, WA 98114
International Brotherhood of Boilermakers	Preferred B-1	241,715	2.764%	1.757%	2.921%	45 McIntosh Drive, Markham, Ontario, L3R 8C7, Canada
		,			100.000	
TOTAL Any 8,274,619 94.613% 60.152% %  NON-VOTING SHARES						
PCL Construction Holdings, Ltd	Preferred B-2	26,540	0.303%	0.193%	AKES	9915 56th Avenue NW, Edmonton, Alberta, T6E 5L7, Canada
Hatch Engineering, Ltd	Preferred B-2	46,445	0.531%	0.338%	-	2800 Speakman Drive, Mississauga, Ontario, L5K 2R7, Canada

Ultra Safe Nuclear Corporation Capitalization Table						
			Issued	Fully		
			Outstanding	Diluted	Voting	
Name	Class	Shares	Share %	Share %	%	Address
Hyundai Engineering						
Co Ltd	Preferred B-2	398,104	4.552%	2.894%	-	75 Yulgok-ro, Jongno-gu, Seoul, South Korea
TOTAL	Any	471,089	5.387%	3.425%	0.000%	

Fill in Abia inf			
	ormation to identify the		
Debtor name	Global First Power	<u>-imited</u>	_
United States	Bankruptcy Court for the:	DISTRICT OF DELAWARE	
Case number	(if known)		
	. ,		Check if this is an
			amended filing
0(; :   E	000		
<u>Official Fo</u>			
Declara	ation Under	Penalty of Perjury for Non-Indiv	vidual Debtors 12/15
and the date. WARNING E	Bankruptcy Rules 1008 Bankruptcy fraud is a sei th a bankruptcy case ca	s form must state the individual's position or relationship to th and 9011. ious crime. Making a false statement, concealing property, on n result in fines up to \$500,000 or imprisonment for up to 20 ye	r obtaining money or property by fraud in
D	eclaration and signature		
		or an authorized agent of the corporation; a member or an authorize ve of the debtor in this case.	zed agent of the partnership; or another
I have ex	camined the information in	the documents checked below and I have a reasonable belief that	the information is true and correct:
	Schedule A/B: Assets–Re	al and Personal Property (Official Form 206A/B)	
	Schedule D: Creditors Wh	o Have Claims Secured by Property (Official Form 206D)	
		/ho Have Unsecured Claims (Official Form 206E/F)	
		ontracts and Unexpired Leases (Official Form 206G)	
	Schedule H: Codebtors (C	,	
ш	Summary of Assets and L Amended Schedule	iabilities for Non-Individuals (Official Form 206Sum)	
		Cases: List of Creditors Who Have the 20 Largest Unsecured Claim	as and Are Not Insiders (Official Form 204)
	Other document that requ		,
	7	Combined Corporate Ownership Sta	atement and Equity Holders List
I declare	under penalty of perjury t	nat the foregoing is true and correct.	
Execute	ed on 10/29/2024	X /s/ Francesco Venneri	
Execute	10/23/2024	Signature of individual signing on behalf of debtor	r
		Francesco Venneri Printed name	
		Fillited Haille	
		Director	
		Position or relationship to debtor	